United States Bankruptcy Court

	ODMITERNI		TOWN	
For the N	IORTHERN	District of	IOWA	
IN RE:				
JIMMY RAY MEANA and			Casa No	36-02056-D
TRUDY KAY MEANA,	Debtors.			
•		(Adv. No.	86-0513D FILED U.S. BANKRUPTCY COURT
ITT FINANCIAL SERVI	CES, INC.,			NORTHERN DISTRICT OF IOWA
	Plaintiff,	}		
vs.		,		MAR 3 0 1987
JIMMY RAY MEANA and TRUDY KAY MEANA,	DefendantsJUDGMENT			·
INODI IVAI PERANA,	Determants (DOMENT		BARBARA A EVERLY, CLERK
☐ This proceeding havin	g come on for trial or			rable Michael J. Melloy
the issues having been	duly tried or heard or	, Uni	ted States Bankr	uptcy Judge, presiding, and
the issues having occin	dury tried or neard ar	id a decision navii	ig been rendered,	:
		[OR]		
		<i>[OK]</i>		
\mathbf{x} The issues of this produce	ceeding having been d			
having been reached v	vithout trial or hearing			uptcy Judge, and a decision
Stipulation and J	udgment entered h	erein this dat	e:	rapproving
IT IS ORDERED AN				
the indebtedness in				
the Plaintiff is dentered against Jir				
Services, Inc., in				
Stipulation.				
IT IS FURTHER ORDE	RED that Notice o	of this Judgmen	nt shall be g	iven by ordinary
		•		103 River, Box 485,
Decorah, IA 52101 Mellick, P. O. Box	-	_	Debtors/Deien	dants, James U.
12111011, 17 0, 2011				
Copies mailed as a	bove set forth			
this March 30, 198				
Levin I le	actorian		RECORDE	D: Volume II
Deputy Clerk, Xank P O Box 4371, Ceda)7		Page 22

of the U.S. Bankruptcy Court]

Date of issuance:

March 30, 1987

BARBARA A. EVERLY

Clerk of Bankruptcy Court

By: Laurie of Wortman



UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF IOWA

MAR 2 3 1987

IN RE:)	Barbara a Evenly, Cler			
JIMMY RAY MEANA and TRUDY KAY MEANA,)	No. 86-02056-BKC-D			
Debtors.)	Adversary No. 86-0513D			
Deptois.)				
ITT FINANCIAL SERVICES,)				
INC.,)	STIPULATION RE: DISCHARGEABILITY AND			
Plaintiff,		JUDGMENT			
-vs-)				
JIMMY KAY MEANA and TRUDY KAY MEANA,)				
Defendants.)				
		~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~			

COMES NOW the parties to this adversary proceeding and hereby stipulate and agree to the Court as follows:

- 1. That a complaint regarding the dischargeability of the debt owed by the Debtors/Defendants to the Plaintiff was filed in this matter on the 18th day of December, 1986.
- 2. That the Debtors/Defendants stipulate and state to the Court that said debt is a non-dischargeable debt.
- 3. That the parties further stipulate and agree that in consideration of signing this agreement, that the Plaintiff agrees to accept the following as a complete settlement of the obligation owed: The Debtors/Defendants agree to pay the outstanding balance in the amount of Three Thousand Six Hundred Dollars (\$3,600.00), payable in monthly installments of One Hundred Dollars (\$100.00), or more, at the option of the Debtors/Defendants on or before the 1st day of each month hereafter beginning with April 1, 1987, until such sum shall have been paid in full to the Plaintiff.

- 4. That the Debtors/Defendants further stipulate and agree that they consent to the Court entering a Judgment and Decree that the indebtedness to the Plaintiff as hereinabove stated is not dischargeable and the Court shall enter a judgment against Debtors/Defendants and in favor of Plaintiff for the sum of \$3,600.00.
- That if Debtors/Defendants fail to make their payments, Plaintiff may use its legal rights to collect this judgment or any part thereof.

Dated this 17th day of March, 1987.

Steve Fulmer

Manager, ITT Financial

Services

Richard R. Phillips

103 River Street

P.O. Box 485 Decorah, Iowa 52101 ATTORNEY FOR PLAINTIFF

Mellick

DEFENDANTS

Copy to: Asty. for Plaintiff Atty. for Defendant